495 South Main Street, Sixth Floor Las Vegas, NV 89101 (702) 229-6629 (702) 386-1749 (fax) Email: ngarcia@lasvegasnevada.gov Attorneys for Defendant City of Las Vegas  UNITED STATES DISTRICT COURT  DISTRICT OF NEVADA  LATONIA W. LISTER,  Plaintiff  Vs.  CITY OF LAS VEGAS,  CITY OF LAS VEGAS,  Defendant  CITY OF LAS VEGAS,  Defendant  CITY OF LAS VEGAS,  Defendant  CITY OF LAS VEGAS,  CITY OF LAS VEGAS,	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	F. TRAVIS BUCHANAN, ESQ., & ASSOC F. Travis Buchanan, Esq. Nevada Bar No. 9371 701 E. Bridger Ave., Suite 540 Las Vegas, Nevada 89101 Tel: (702) 331-5478 Fax: (702) 629-6919 Email: Travis @Ftblawlv.com Attorneys for Plaintiff Latonia W. Lister  DOUGLAS / HICKS LAW, APC Jamon R. Hicks, Esq. California Bar No. 232747, Admitted Pro Homosomia Bar No. 232747, Admitted Pro	
UNITED STATES DISTRICT COURT  DISTRICT OF NEVADA  LATONIA W. LISTER,  Plaintiff  vs.  CITY OF LAS VEGAS,  Defendant  Can be described by the country of the		495 South Main Street, Sixth Floor Las Vegas, NV 89101 (702) 229-6629 (702) 386-1749 (fax) Email: ngarcia@lasvegasnevada.gov	
DISTRICT OF NEVADA  LATONIA W. LISTER,  CASE NO.: 2:21-cv-00589-CDS-MDC  Plaintiff  vs.  CITY OF LAS VEGAS,  Defendant  Defendant  CASE NO.: 2:21-cv-00589-CDS-MDC  STIPULATION AND ORDER  [ECF No. 66]	19	IINITED STAT	FFS DISTRICT CALIRT
LATONIA W. LISTER,  Plaintiff  vs.  CITY OF LAS VEGAS,  Defendant  CASE NO.: 2:21-ev-00589-CDS-MDC  STIPULATION AND ORDER  [ECF No. 66]	20		
Plaintiff  Vs.  CITY OF LAS VEGAS,  Defendant  CASE NO.: 2:21-cv-00589-CDS-MDC  STIPULATION AND ORDER  [ECF No. 66]	21		
24 vs.   STIPULATION AND ORDER	22	,	) CASE NO.: 2:21-cv-00589-CDS-MDC
24 Vs. 25 CITY OF LAS VEGAS, 26 Defendant 27	23	Plaintiff	) STIPLU ATION AND ORDER
Defendant  )  (26)  Defendant  )	24		)
27	25	CITY OF LAS VEGAS,	(ECF No. 66)
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DEFENDANT CITY OF LAS VEGAS, through their respective counsel of record, hereby 1 stipulate that: 2 3 1. Defendant City of Las Vegas may not introduce evidence regarding the Equal Employment Opportunity Commission's ("EEOC's") determination regarding whether or not there was 4 5 probable cause of discrimination with respect to Plaintiff's underlying Charges of Discrimination: 6 2. Defendant City of Las Vegas may not introduce evidence in any manner or sort regarding 7 the fact that Plaintiff's previously dismissed her state law tort claim of Intentional Infliction 8 of Emotional Distress. 9 DATED this 5<sup>th</sup> day of January 2024. 10 DATED this 5th day of January, 2024. 11 F. TRAVIS BUCHANAN, ESQ., JEFFRY M. DOROCAK CITY ATTORNEY & ASSOCIATES, PLLC 12 /s/ F. Travis Buchanan /s/ Nechole Garcia 13 F. Travis Buchanan, Esq. Nechole Garcia NV Bar No. 9371 14 NV Bar No. 12746 701 E. Bridger Ave., Ste. 540 Timothy Geswein Las Vegas, NV 89101 NV Bar No. 10049 Attorneys for Plaintiff Latonia W. 495 S. Main Street 16 Lister Las Vegas, NV Attorneys for Defendants 17 DOUGLAS / HICKS LAW, APC 19 /s/ Jamon Hicks Jamon R. Hicks, Esq. CA Bar No. 232747, Admitted Pro Hoc 21 5120 W. Goldleaf Cir., Suite 140 Los Angeles, CA 90056 22 Attorneys for Plaintiff Latonia W. Lister 23 24 IT IS SO ORDERED 25 26 UNITED STATES DISTRICT JUDGE 27 January 9, 2024 28